SUMMIT DEFENSE A Professional Law Corporation JAMES T. REILLY, Attorney at Law EÒËZ(ŠÒÖÄÄFFÐ) DFGE California State Bar No. 67254 4040 Civic Center Drive, Suite 200 San Rafael, CA 94903 4 510-412-8900 Phone: 5 415-913-0787 Cell: 6 Attorneys for Defendant ROBERT ESTUPINIAN 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 11 UNITED STATES OF AMERICA, Case No. CR 09-01212ËŒQÕ-2 12 Plaintiff, STIPULATION AND [] ORDER PERMITTING TRAVEL 13 VS. OUTSIDE THE NORTHERN DISTRICT OF CALIFORNIA 14 ROBERT E. ESTUPINIAN, 15 Defendant. 16 17 18 Defendant ROBERT ESTUPINIAN hereby submits the following 19 stipulation and (proposed) order permitting travel outside the 20 Northern District of California. 21 Mr. Estupinian desires to travel outside the Northern District 22 of California as set forth below and hereby respectfully requests 23 that the court enter its order permitting the travel on the stated 24 terms: 25 Travel for business for one day during which he would fly to 26 Los Angeles on Southwest Airlines and return the same day. 27 purpose of the trip is to meet with Mr. Craig Rexroad regarding 28 marketing of an information product.

Stipulation and [] Order Permitting Travel CR 09-01212JF-2

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1	2) Travel for a family vacation to Southern California,
2	sometime between December 15, 2012, and January 15, 2013. Mr.
3	Estupinian and his family would leave on a Thursday and return the
4	following Tuesday. They would fly to Disneyland in Anaheim, stay at
5	the Disneyland resort hotel. This travel would all be contingent on
6	Mr. Estupinian either not having yet been sentenced at that time, or
7	that the travel would be completed prior to any report date to begin
8	serving any sentence which is imposed.
9	Travel in each case would be subject to Mr. Estupinian advising
10	in advance, and coordinating his travel arrangements with, his
11	Pretrial Services Officer, Mr. Anthony Granados.
12	Sentencing for Mr. Estupinian is currently scheduled for 10:00
13	am, Thursday, November 15, 2012.
14	AUSA Daniel Kaleba has advised defense counsel that he has no
15	objection to the requested travel and therefore stipulates to the
16	issuance of the requested order.
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18	Date: October 28, 2012 Respectfully submitted,
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21	/s/
22	JAMES T. REILLY, Attorney at Law California State Bar No. 67254
23	Counsel for Defendant ROBERT E. ESTUPINIAN
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26	DANIEL R. KALEBA Assistant United States Attorney
27	Counsel for Plaintiff UNITED STATES OF AMERICA
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Based on the foregoing stipulation and for good cause shown,  $\mbox{\sc IT}$  IS HEREBY ORDERED:

That Mr. Estupinian is permitted to:

- 1) Travel for business for one day during which he would be fly to Los Angeles on Southwest Airlines and return the same day, for the purpose of meeting with Mr. Craig Rexroad regarding marketing of an information product.
- 2) Travel for a family vacation to Southern California, sometime between December 15, 2012, and January 15, 2013. Mr. Estupinian and his family may leave on a Thursday and return the following Tuesday, fly to Disneyland in Anaheim, and stay at the Disneyland resort hotel. This travel is contingent on Mr. Estupinian either not having yet been sentenced at that time, or that the travel would be completed prior to any report date to begin serving any sentence which is imposed.

Travel in each case is subject to Mr. Estupinian advising in advance, and coordinating his travel arrangements with, his Pretrial Services Officer, Mr. Anthony Granados.

WIT IS SO ORDERED.

**FFÐ⊕**G Dated:

The HONORABLE D. LOWELL JENSEN UNITED STATES DISTRICT JUDGE